#### Exhibit 10

### SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 6-K

### REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of February 2005

### LG.Philips LCD Co., Ltd.

(Translation of Registrant's name into English)

20 Yoldo-dong, Youngdungpo-gu, Seoul 150-721, The Republic of Korea

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F

X Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 10I (b)(1):

Note: Regulation S-T Rule 101 (b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101 (b)(7):

Note: Regulation S-T Rule 101 (b)(7) only permits the submission in paper of a Form 6-K if submission to furnish a report or other document that the registration foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

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I. Activities and Remuneration of Outside Directors, etc.

1. Attendance of Voting Record of Outside Directors, etc.

Page	-			:	2	lame of Outside l	Directors and Non-	Name of Outside Directors and Non-Standing Director		
1. 2003 Performance   For   For   For   For   Appointed on   Abbent   Halder     2. Matters of AGM   For   For   For   Mat 19   Abbent     3. Approximation for the IPO   For     4. Approximation for the IPO   For   For   For   For   For   For   For   For     5. Approximation of New Shares & ADR   Assigned on   Abbent   For   For   For   For   For   For     5. Registration Rights Agreement and   Abbent   For   For   For   For   For   For     6. Termination of Terms of New Shares & ADR   For   For   For   For   For   For     7. Additional Issuance of New Shares & ADR   For   For   For   For   For   For   For     8. Appenditue to Chemical Agreement and   Abbent   For   For   For   For   For   For     9. Advancation in the Employee Stock Ownership   Abbent   For   F		Date	Agenda	Jan	Woo Hyun	Young Chan	7 T	Frans van	Bart van	lngoo
1. 2003 Performance         For Por Por Por Por Por Por Por Por Por P				Oosterveld	Paik	Kim	Ad number	Houten	Halder	Han
2. Matters of AGM       For       Por       Por <td>1</td> <td></td> <td>1. 2003 Performance</td> <td>For</td> <td>For</td> <td>For</td> <td>Appointed on</td> <td>Absent</td> <td></td> <td></td>	1		1. 2003 Performance	For	For	For	Appointed on	Absent		
1. Approval for the IPO         For         Appointed on           1. Issuance of New Shares & ADR         Resigned         Resigned on         Absent         For         For         For         Appointed on         Appointed on           2. AOI Amendment         Association         Resigned on         Absent         For         For         For         Por         Appointed on           3. Financing to the Employee Stock Ownership         Max 17         For         For         For         For         For         Por         Por </td <td></td> <td>Feb 24, 2004</td> <td>2. Matters of AGM</td> <td>For</td> <td>For</td> <td>For</td> <td>Mar. 19</td> <td>THAT THE</td> <td></td> <td></td>		Feb 24, 2004	2. Matters of AGM	For	For	For	Mar. 19	THAT THE		
2. Add Amendment         For         Appointed on         Jul 19	+		1. Approval for the IPO		For	For	For	For		
3. Appointment of Transfer Agent         For         For         For         For           1. Issuance of New Shares & ADR         Resigned on Association         4. Trademark License Agreement         Association         For         For         For         For         Appointed on Appointed on For           5. Registration Rights Agreement         Max 17         For         For         For         For         For         For           6. Termination of the Doint Venture Agreement and Stapes ment with major shareholders         Absent         For         For         For         For         For           9. Termination of the Joint Venture Agreement and Upon or exercise of the over-allotment Option         For         For         For         For         For           1. Determination of Terms of New Shares & ADR         For         For         For         For         For           1. Determination of Terms of New Shares & ADR         Absent         For         For         For         For           1. 2004 Issuinate & 2005 Business Plan         Absent         For         For         For         For           2. BOD & Other Conmittee charters         Absent         For         For         For         For           3. P7 Investment         For         For         For         For		May 4, 2004	2. AOI Amendment		For	For	For	For		
1. Issuance of New Shares & ADR         For         For         For         For         Appointed on Appointed on Protection Indivision of the Employee Stock Ownership         Assigned on Assigned on Assigned on Control of the Joint Venture Agreement         Absent For         For         For         For         For         For         Jul. 19           5. Financing to the Employee Stock Ownership         Assigned on Assigned on Assigned on Control of Transe Agreement         Absent For         For         For         For         For         For         For         Jul. 19           5. Registration Rights Agreement         Agreement with major shareholders         For			3. Appointment of Transfer Agent		For	For	For	For		
2. Financing to the Employee Stock Ownership         Resigned on Association         For	+		1. Issuance of New Shares & ADR			For	For	For		
3. Financing to the Employee Stock Ownership         Resigned on Absent License Agreement         Absent License Agreement         For			2. AOI Amendment			For	For	For	Appointed on	Appointed on
Association         Resigned on 4 Trademark License Agreement         Resigned on Absent         For			3. Financing to the Employee Stock Ownership			For	For	For	Jul. 19	Jul. 19
4. Trademark License Agreement         Mar 17         For		1000	Association	Decionad	Absent					
5. Registration Rights Agreement and 6. Termination of the Joint Venture Agreement and 5 supply Agreement with major shareholders         For Por Por Por Por Por Por Por Por Por P		Jun 23, 2004	4. Trademark License Agreement	Nesigned on	mosow	For	For	For		
6. Termination of the Joint Venture Agreement and Supply Agreement with major shareholders         For Supply Agreement with major shareholders         For			5. Registration Rights Agreement	lviar. 17		For	For	For		
1. Determination of Terms of New shares & ADR 1. Additional Issuance of New Shares & ADR 2. Transaction Limits with Major Shareholders, etc. 3. Transaction Limits with Major Shareholders, etc. 4. 2004 Estimate & 2005 Business Plan 5. BOD & Other Committee charters 5. BOD & Other Committee charters 5. Port Sep. 2 6. For Sep. 2 7. Absent 7. 2005 L/T Debt Funding plan 7. 2005 L/T Debt Funding plan 8. For For Sep. 2 8. Absent 8. For Sep. 2 8. Absent 8. For Sep. 2 8. Absent 8. Absent 8. For Sep. 2 8. Absent 8. Abs			6. Termination of the Joint Venture Agreement and			For	For	For		
1. Determination of Terms of New shares & ADR         For         Absent         For         Absent         Absent         For         For         For         Absent         Absent         For         For         For         For         Absent           4. 2005 L/T Debt Funding plan         4. 2005 L/T Debt Funding plan         For         Fo			Supply Agreement with major shareholders							
1. Additional Issuance of New Shares & ADR         Absent         For Board         For Broad Board         Absent Board         Board Board	<del>  _  </del>	Jul 16, 2004	1. Determination of Terms of New shares & ADR		For	For	For	For		
upon exercise of the over-allotment Option         Absent         For Resigned on Sep. 2         For Sep. 2         Absent         Absent         For Sep. 2         For Sep. 2         For Sep. 2         Absent         Absent         Absent         Absent         For Sep. 2         For Sep. 2         Absent         Absent <th< td=""><td></td><td></td><td>1. Additional Issuance of New Shares &amp; ADR</td><td></td><td></td><td></td><td>For</td><td></td><td>For</td><td>For</td></th<>			1. Additional Issuance of New Shares & ADR				For		For	For
2. Transaction Limits with Major Shareholders, etc.       Resigned on       Resigned on         1. 2004 Estimate & 2005 Business Plan       Sep. 2       For       Sep. 2         2. BOD & Other Committee charters       Absent       For       Absent         3. P7 Investment       For       For       Absent         4. 2005 L/T Debt Funding plan       For       For       For		Sep 3, 2004	upon exercise of the over-allotment Option		Absent		For		For	For
1. 2004 Estimate & 2005 Business Plan       Sep. 2       For       Sep. 2         2. BOD & Other Committee charters       Absent       For       Absent         3. P7 Investment       For       For         4. 2005 L/T Debt Funding plan       For       For			2. Transaction Limits with Major Shareholders, etc.			Resigned on		Resigned on		
2. BOD & Other Committee charters         Absent         For         Absent           3. P7 Investment         For         For           4. 2005 L/T Debt Funding plan         For	$\vdash$		1. 2004 Estimate & 2005 Business Plan			Sep. 2	For	Sep. 2		For
3. P7 Investment 4. 2005 L/T Debt Funding plan			2. BOD & Other Committee charters		Allecont		For		Absent	For
For		Nov 30, 2004	3. P7 Investment		жоги		For			For
			4. 2005 L/T Debt Funding plan				For			For

# 2. Remuneration of Outside Directors & Non-Standing Directors

(KRW Billion)

	Number of	Remuneration	Doggle	Average Payment	Remarks
	persons	Limit	Westing.	per Person	
Non-Standing Director	2	÷	•	ı	
Outside Director**	2	15.4*	0.045	0.023	

Includes KRW 2.5 billion which was approved by the Annual General Meeting as the remuneration limit (excluding incentives) for key executives (including directors) and incentives as authorized by the Annual General Meeting to the BOD.

\*\* Outside Directors were newly appointed in July 2004.

# II. 2004 Transaction Results of LG.Philips LCD H.Q. with Major Shareholders and Their Affiliates

# 1. Each Direct Transaction Equivalent to 1% or More of 2003 Total Assets or Sales Revenue.

	•			(KRW Billion)
Transaction	Counterpart	Contract	Contract	Ratio*
Type		Period	Amount	
Construction	LG Engineering & Construction Corp.	Jul. 2004 ~ Aug. 2005	449	7.4%
Construction	LG Engineering & Construction Corp.	Mar.2004 ~ Aug.2005	441	7.3%
Construction	LG Engineering & Construction Corp.	Mar. 2004 ~ Aug. 2005	257	4.3%
,	* C 1 to 2003 Calan was an WDW/ & 021 Billion			

\* Compared to 2003 Sales revenue of KRW 6,031 Billion

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2. 2004 Total Amount of Transactions, Which Is Equivalent to 5% or More of 2003 Total Assets or Sales Revenue.

Fransaction	Counterpart	Transaction	Transaction	Ratio*
Type	(Relationship)	Period	Amount	- And design
Sales	LG Philips LCD America Inc. (Subsidiary)	Jan.2004~Dec.2004	713	11.8%
Sales	LG Philips LCD Germany GmbH(Subsidiary)	Jan.2004~Dec.2004	963	16.0%
Sales	LGPhilips LCD Japan Co., Ltd. (Subsidiary)	Jan.2004~Dec.2004	887	14.7%
Sales	LG Philips LCD Taiwan Co., Ltd. (Subsidiary)	Jan.2004~Dec.2004	1,379	22.9%
Sales	LGPhilips LCD Hong Kong Co., Ltd. (Subsidiary)	Jan.2004~Dec.2004	615	10.2%
Sales	LG.Philips LCD Shanghai Co., Ltd. (Subsidiary)	Jan. 2004~Dec. 2004	778	12.9%
Sales	LGPhilips LCD Nanjing Co., Ltd. (Subsidiary)	Jan.2004~Dec.2004	1,733	28.7%
Sales/Purchase	LG Electronics Inc. (Ma jor Shareholder)	Jan. 2004~Dec. 2004	719	11.9%
Construction	LG Engineering & Construction Corp. (Affiliate)	Jan. 2004~Dec. 2004	829	13.7%
Purchase	LG Chem. Ltd. (Affiliate)	Jan. 2004~Dec. 2004	398	%9'9
Purchase	LG International Japan Co., Ltd. (Affiliate)	Jan. 2004~Dec. 2004	1,431	23.7%

<sup>\*</sup> Compared to 2003 Sales revenue ( KRW 6,031 Billion)

# III. Reference Relating to the Business

### 1. Overview

#### A. Industry

<sup>(1)</sup> Industry characteristics and growth potential

<sup>-</sup> TFT-LCD technology is one of the most widely used technologies in the manufacture of flat panel displays and the demand for the flat panel

- displays is growing rapidly. There are high entry barriers due to its technology, capital-intensive characteristics, and the significant investments required to achieve economies of scale etc. There is strong competition between limited number of players within the industry.
- The demand for LCD panels for notebooks & monitors has been closely related to the IT industry. The demand for LCD panel for TV is growing as HDTV broadcasting starts and as LCD TV will play a key role in the digital display area. In addition, LCD panel markets for applications, such as mobile phones, PDAs, medical applications and automobile navigation systems, etc., are growing steadily.

### (2) Cyclicality of LCD industry

The TFT-LCD business has high cyclicality as a capital intensive business. In spite of the increase in demand for products, this industry has experienced periodical business cycle caused by imbalances between demand and supply due to capacity expansion within the industry.

### (3) Competitiveness

- Core competitiveness includes technology leadership, capability to design new product and premium product, timely investment into advanced Fab, cost leadership through application of large lines and innovation of process and productivity, and collaborative customer relationship.
  - Most importantly, cost leadership and stable and long-term relationships with customers are critical to secure profit even in a buyer's market.

### (4) Sourcing material

- Major part of color filters is sourced in-house, and other materials are supplied by domestic and overseas vendors. However, domestic portion has grown due to the active participation of the domestic vendors.
  - The shortage of raw materials may arise temporarily due to the rapid increase in demand for raw materials from the capacity expansion in the TFT-LCD industry.

#### (5) Others

- Most TFT-LCD panel makers are located in Asia.
- a. Korea: LG Philips LCD, Samsung Electronics (including Joint Venture between Samsung Electronics and Sony Corporation), BOE-Hydis
- b. Taiwan: AU Optronics, Chi Mei Optoelectronics, CPT, QDI, etc.
- c. Japan: Sharp, Hitachi, etc.
- d. China: SVA-NEC LCD, BOE-OT

#### B. Company

### (1) Company overview

- We started the TFT-LCD business in 1998 and became the first LCD maker in the world which commenced commercial production at a 4th generation fab (P3) in July 2000 and at a 5th generation fab (P4) in March 2002 to meet the demand for large-size monitors. In addition, we started mass production of the 6th generation fab (P6) in August 2004, which provided us with a full line-up of products and which makes us to meet customer demand for the growing LCD TV panel in addition to LCD panels for Notebook PC and Monitor, etc.
  - Business area of the company for disclosure is limited to LCD business.

### (2) Market shares

- World wide market share of large-size TFT-LCD panels (≥10") based on revenue

	from Q1 to Q3 in 2004	2003
Panel for Notebook	18.9%	19.9%
Panel for Monitor	22.1%	23.4%
Panel for TV	20.0%	26.0%
Total	20.8%	22.5%

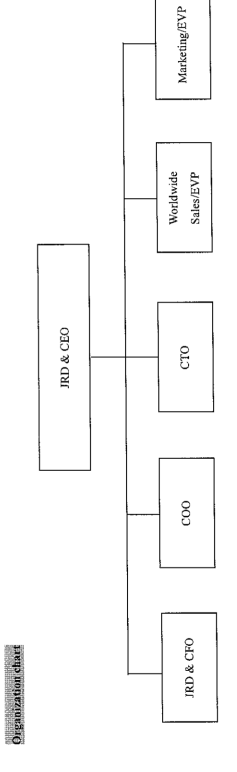
(Source: DisplaySearch Q4 2004)

### (3) Market characteristics

- Due to the recent high growth in the display appliance market for the flat display format, the scale of the LCD market is growing at a rapid rate, resulting in expansion of the market centered in America, Japan, Europe and China.

### (4) New business etc.

- We currently operate six fabrication facilities located in Gumi, Gyeongsangbuk-do province, Korea and three module facilities located in Gumi, Geyongsangbuk-do province, Korea and Nanjing, China.
- In March 2004, we broke ground for a new TFT-LCD industrial complex in Paju, Korea, and construction of P7 is currently in progress.



- JRD : Joint Representative Director

- CEO: Chief Executive Officer

- CFO: Chief Financial Officer - COO: Chief Operating Officer - CTO: Chief Technology Officer

### 2. Reference Relating to AGM

## A. Matters Relating to the Annual General Meeting

(1) Date and Time: 9:00 A.M., March 23, 2005 (Wednesday)

(2) Venue: Auditorium in the 1st Basement of LG Twin Towers (East Wing)

20, Yoido-dong, Youngdungpo-Gu, Seoul, Korea

### B. Agenda for Meeting

(1) For reporting: a. Auditor's Report

- b. Business Report
- c. Appointment of External Auditor
- d. Transactions with Major Shareholders and Their Affiliates in  $2004\,$
- (2) For approval: a. Non-Consolidated Financial Statements of Fiscal Year 2004
  - b. Amendment to the Articles of Incorporation
- c. Appointment of Directors
- d. Appointment of Audit Committee Members
- e. Remuneration Limit for Directors
- f. Regulations on Severance Payment for Directors

### C. Details of Agenda for Approval

# Agenda 1: Non-Consolidated Financial Statements of Fiscal Year 2004

(1) Business Performance in FY 2004

- Despite the challenging business environment, particularly the strong appreciation of Korean Won currency and price erosion in the second half of 2004, sales revenues increased to KRW 8,080 billion by 34% compared to 2003. Net income also increased to KRW 1,655 billion by 62% compared to 2003.

(2) Financial Statements

a. Non-consolidated Balance Sheets

(Based on Korean GAAP)			(KRW Million)
Description	FY 2004	FY 2003	Remarks
1. Current assets	2,638,616	1,918,329	
2. Fixed assets	6,960,077	4,295,753	
1) Investment assets	409,955	203,343	
2) Tangible assets	6,366,651	3,874,428	
3) Intangible assets	183,471	217,982	
Total Assets	9,598,693	6,214,082	
Line Line Line Line Line Line Line Line			

		-	
1. Current liabilities	1,900,765	2,044,005	
2. Non-current liabilities	1,925,286	1,276,045	
Total Liabilities	3,826,051	3,320,050	
1. Capital stock	1,626,579	1,450,000	
2. Capital surplus	1,012,271	•	
3.Retained earnings	3,091,674	1,436,229	
4. Capital ad justment	42,118	7,803	
Total Shareholder's Equity	5,772,642	2,894,032	
Total Liabilities and Total Shareholder's Equity	9,598,693	6,214,082	

b. Non-Consolidated Income Statements

(Based on Korean GAAP)			(KRW Million)
Description	FY 2004	FY 2003	Remarks
1. Sales	8,079,891	6,031,261	
2. Cost of good sold	(6,196,624)	(4,751,387)	
3. Gross income	1,883,267	1,279,874	
4. SG&A	(242,559)	(193,357)	
5. Income from operations	1,640,708	1,086,517	
6. Non-operating income	425,624	149,993	
7. Non-operating expenses	(383,265)	(226,779)	
8. Extraordinary gains	1	•	
9. Extraordinary losses	l .	1	
10. Income before income tax	1,683,067	1,009,731	
11. Income tax expense	(27,622)	698'6	
12. Net income	1,655,445	1,019,100	

\* For purposes of comparison, Income Statements for FY 2003 was reclassified to reflect changes in Korean GAAP.

c. Non-Consolidated Statements of Appropriations of Retained Earnings

(Based on Korean GAAP)		۵)	(NAW INIIIII)
Description	FY 2004	FY 2003	Remarks
1. Retained earnings before appropriations	2,963,337	1,307,892	
a. Unappropriated retained earnings	1 307,892	288.792	
carried over from prior years			
b. Net income	1,655,445	1,019,100	
2. Appropriations of retained earnings	0	0	
a. Dividend	0	0	
3. Unappropriated retained earnings to be	7.663.337	2.963.337	
carried forward to subsequent year			

Agenda 2: Amendment to the Articles of Incorporation

(1) Purpose: To grant stock options to the officers and employees of LGPhilips LCD by a resolution of the BOD to the extent of not more than 1% of the total number of issued and outstanding shares and to switch 'Joint Representative Directors System' to 'A Single Representative Director or Two Joint Representative Directors System'

### (2) Details of Amendment

Article	Current Provision	Proposed Provision
Article	Article (1) The Company may grant stock options to its officers and	(1) The Company may grant stock options to its officers and
10-2	employees by a special resolution of the General Meeting of	employees (including the officers and employees of the
	Shareholders pursuant to Article 189-4 of the SEA, to the extent of	uant to Article 189-4 of the SEA, to the extent of Company's affiliated company as defined in Article 189-4.
	not more than 15% of the total number of issued and outstanding	Paragraph (1) of the SEA, the same shall apply hereinafter) by a
	shares. In this case, the shareholders may resolve to grant	special resolution of the General Meeting of Shareholders pursuant

nerformance-linked stock options. linked with the Company's	to Article 189-4 of the SEA, to the extent of not more than 15% of
Transfer in the first	the total number of issued and outstanding shares; provided.
performance of market index.	The following the particular of the particular and
	however, that the Company may grant stock options to its officers
	and employees by a resolution of the Board of Directors to the
	extent of not more than 1% of the total number of issued and
	outstanding shares in accordance with the relevant laws and
	regulations. In this case, the shareholders or the Board of Directors
	may resolve to grant performance-linked stock options, linked
	with the Company's performance or market index.
(2) The officers and employees of the Company or the Company's	(2) The officers and employees, who have contributed, or have the
subsidiaries, who have contributed, or have the capacity to	capacity to contribute, to the establishment, management, overseas
contribute, to the establishment, management, overseas sales or	sales or technical improvement of the Company, may be granted
technical improvement of the Company, may be granted stock	stock options; provided, however, that those who are prohibited
options; provided, however, that those who are prohibited from	from being granted stock options under the applicable law and
being granted stock options under the applicable law and	regulation may not be granted stock options.
 regulation may not be granted stock options.	
(3) The shares to be issued by the Company to its officers or	(3) Same as the lef
employees by the exercise of their stock options (which shall refer	
 to the shares being the basis for calculation in case the Company	
pays the difference, either in cash or shares, between the exercise	
price of stock options and the market price) shall be common	
shares in non-bearer form.	
(4) The terms and conditions, including features, exercise price,	(4) The terms and conditions, including features, exercise price,
etc. of stock options shall be determined by a <u>shareholders'</u>	etc., of stock options shall be determined by a special resolution of
A confidence of the first to th	the General Meeting of Shareholders or a resolution of the Board

	1	of Directors missiant to the applicable law and these Articles of
	Incorporation. The matters that are not set out to be decided by a	of Discours, pursuant to all appropriate and the second se
	shareholders' resolution under the applicable law or these Articles	Incorporation. The matters that are not set out to be decided by <u>a</u>
	of Incorporation may be determined by the Board of Directors or a	resolution of the General Meeting of Shareholders or the Board of
	committee designated by the Board of Directors.	Directors under the applicable law or these Articles of
		Incorporation may be determined by the Board of Directors or a
		committee designated by the Board of Directors.
	(*) (*) (*)	(5) Shock ontions may be exercised after at least 3 years, but not
<u>-</u>	(5) Mock options may be exercised and at icast 2 years, out mo	
	more than the number of years set by the relevant shareholders'	more than the number of years set by the relevant resolution of the
	resolution within 10 years, have elapsed from the date of the	General Meeting of Shareholders or the Board of Directors within
	shareholders' resolution. Any person with a stock option may	2 years, have elapsed from the date of the relevant resolution of
	exercise such stock option only if he/she has served the Company	the General Meeting of Shareholders or the Board of Directors.
	for at least two (2) years from the date of the relevant	Any person with a stock option may exercise such stock option
	shareholders' resolution, unless otherwise specified in the relevant	only if he/she has served the Company for at least two (2) years
	law.	from the date of the relevant resolution of the General Meeting of
		Shareholders or the Board of Directors, unless otherwise specified
		in the relevant law.
	(6) With respect to distribution of dividends for shares issued upon	(6) $\sim$ (7) Same as the lef
	the exercise of stock options, Article 11 and Article 43-2,	
	Paragraph (4) shall apply mutatis mutandis.	
	(7) The Company may cancel the grant of stock options by a	
	resolution of the Board of Directors in any of the following cases:	7
	***************************************	
	1. Where an officer/employee of the Company voluntarily feures	
	or resigns from his/her office after being granted stock options;	
	2. Where an officer/employee of the Company incurs substantial	

agreement occurs.  Article  (1) Unless otherwise provided for in the regulations, a General Meeting of Shareht jointly by the Company's Joint Represent to a resolution of the Board of Directors.  Joint Representative Directors, a Director pursuant to the order of priority as determ Directors, shall convene the meeting. In the Joint Representative Directors, a Director pursuant to the order of priority as determ Directors, shall convene the meeting.	to the exercise of an to the Company's liquidation et forth in the stock option the relevant laws and areholders shall be convened ssentative Directors pursuant ors. In the absence of a ter Joint Representative	(1) Unless otherwise provided for in the relevant laws and regulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director_pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
3. Where the Composition of dissolution; or dissolution; or a greement occurs.  (1) Unless otherwing regulations, a General jointly by the Compositor and to a resolution of the Joint Representation Director shall convious and the ord Directors, shall convious distortions.	idation ition vened suant fa	1) Unless otherwise provided for in the relevant laws and egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director_pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
officer/employee's or dissolution; or 4. Where any causa agreement occurs.  (1) Unless otherwin regulations, a Gene jointly by the Com to a resolution of the Joint Representative Director shall convious Joint Representative pursuant to the ord Directors, shall con	on sd	1) Unless otherwise provided for in the relevant laws and egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
	z t	1) Unless otherwise provided for in the relevant laws and egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director_pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
	tt td	1) Unless otherwise provided for in the relevant laws and egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
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	nrvened ursuant of a	1) Unless otherwise provided for in the relevant laws and egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
	nrvened ursuant of a	egulations, a General Meeting of Shareholders shall be convened by the Company's Representative Director pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
	suant a	y the Company's Representative Director pursuant to a resolution of the Board of Directors. However, if the Company has Joint.
to a resolution of the Bor Joint Representative Dir Director shall convene th Joint Representative Dir pursuant to the order of Directors, shall convene	ಡ	of the Board of Directors. However, if the Company has Joint.
Joint Representative Dir Director shall convene th Joint Representative Dir pursuant to the order of Directors, shall convene		
Director shall convene the Joint Representative Dire pursuant to the order of Directors, shall convene		Representative Directors, a General Meeting of Shareholders shall
Joint Representative Dir pursuant to the order of poirectors, shall convene	In the absence of the both	be convened jointly by the Joint Representative Directors.
pursuant to the order of Directors, shall convene	ector who is responsible	provided that, in the absence of a Joint Representative Director,
Directors, shall convene	J.	the other Joint Representative Director shall convene the meeting.
		and provided, further, that, in the absence of both Joint
		Representative Directors, a Director who is responsible pursuant
		to the order of priority as determined by the Board of Directors,
		shall convene the meeting.
Article The Chief Executive Of	The Chief Executive Officer and Joint Representative Director or a	The Representative Director or a Director designated by the
		Representative Director shall serve as Chairman of the General
Representative Director	ra l	Meeting of Shareholders. If the Company has Joint Representative
Meeting of Shareholders.	her	Directors, the Chief Executive Officer and Joint Representative
Directors shall act as Ch	rman in accordance with the order of	Director or a Director designated by the Chief Executive Officer
		and Joint Representative Director shall serve as Chairman of the
		General Meeting of Shareholders; provided that, in the absence of
		such Directors, other Directors shall act as Chairman in

		accordance with the order of Directors fixed by the Board of
		Directors.
Article	(Appointment of Joint Representative Directors)	(Appointment of Representative Director or Joint Representative
29		<u>Directors</u> )
	(1) The Company shall have two (2) Joint Representative	(1) The Company shall either have one Representative Director or
	Directors: Chief Executive Officer and Chief Financial Officer.	two (2) Joint Representative Directors. If the Company has two (2)
	The Joint Representative Directors shall be appointed by a	Joint Representative Directors, they shall be the Chief Executive
<del></del>	resolution of Board of Directors' meeting from the Company's	Officer and the Chief Financial Officer. The Representative
	Directors.	Director or the two Joint Representative Directors shall be
		appointed by a resolution of the Board of Directors' meeting from
		the Company's Directors.
	(2) The Joint Representative Directors shall act jointly on all	(2) In the case of the Company having one Representative
	matters. The Joint Representative Directors shall be responsible	Director, the Representative Director shall act severally on all
	for the day-to-day management of the Company and shall have	matters, and in the case of the Company having two Joint
	authority to make decisions and to take actions on all matters that	Representative Directors, the Joint Representative Directors shall
<del></del>	are not required under this Articles of Incorporation or by law to	act jointly on all matters. The Representative Director or Joint
	be referred to the Board of Directors or to be decided at a General	Representative Directors, as the case may be, shall be responsible
	Meeting of Shareholders.	for the day-to-day management of the Company and shall have
		authority to make decisions and to take actions on all matters that
		are not required under this Articles of Incorporation or by law to
		be referred to the Board of Directors or to be decided at a General
		Meeting of Shareholders.

Article	(1) Meetings of the Board of Directors shall be convened by either	(1) Meetings of the Board of Directors shall be convened by the
		Representative Director, or, if the Company has Joint.
70.7	OF DOLL JOHN Represendance Directors when my usern are series	Representative Directors by either or both Joint Representative
	<del>-</del>	aldonisting to the control of the co
	quarterly basis. When any Director so requests in writing, either	Directors when they deem the same to be necessary or advisable,
	or both Joint Representative Directors shall convene a meeting of	but no less frequently than on a quarterly basis. When any Director
	the Board of Directors within two (2) weeks after receiving such	so requests in writing, the Representative Director, or, if the
	request If the Joint Representative Directors fail to do so, the	Company has Joint Representative Directors either or both Joint
	Director having requested such meeting will have the right to take	Representative Directors) shall convene a meeting of the Board of
	the steps necessary for convening a meeting of the Board of	Directors within two (2) weeks after receiving such request. If the
	Directors. Meetings of the Board of Directors shall be conducted	Representative Director fails, or as the case may be, the Joint
	in the English language and shall be translated into the Korean	Representative Directors fail to do so, the Director having
	language by an interpreter, if necessary.	requested such meeting will have the right to take the steps
		necessary for convening a meeting of the Board of Directors.
-		Meetings of the Board of Directors shall be conducted in the
		English language and shall be translated into the Korean language
		by an interpreter, if necessary.
Article	(1) The Joint Representative Director (Chief Executive Officer) of	(1) The Representative Director, or if the Company has Joint
4	the Company shall prepare the following documents,	Representative Directors, the Chief Executive Officer and the Joint
	supplementary documents thereto and the business report, and	Representative Director of the Company shall prepare the
	submit such documents to the Audit Committee for audit six (6)	following documents, supplementary documents thereto and the
	weeks prior to the day set for the ordinary General Meeting of	business report, and submit such documents to the Audit
	Shareholders. The Joint Representative Director (Chief Executive	Committee for audit six (6) weeks prior to the day set for the
	Officer) shall submit the following documents and the business	ordinary General Meeting of Shareholders. The Representative
	report to the ordinary General Meeting of Shareholders for	Director, or if the Company has Joint Representative Directors, the
	approval:	Chief Executive Officer and the Joint Representative Director.
		shall submit the following documents and the business report to

1. Balance sheet;	the ordinary General Meeting of Shareholders for approval:
 2. Profit and loss statement, and	1. Balance sheet,
3. Statement of appropriation of retained earnings or statement of disposition of deficit.	<ol> <li>Profit and loss statement, and</li> <li>Statement of appropriation of retained earnings or statement of disposition of deficit.</li> </ol>
(2) The Audit Committee shall submit the auditors' report to all Directors one (1) week prior to the day set for the ordinary General Meeting of Shareholders.	(2) Same as the lef
shall keep on file, from one (1) week before the day set for the ordinary General Meeting of Shareholders, the documents described in Paragraph (1) above and supplementary documents together with the business report and the auditors' report at the head office of the Company for five (5) years and certified copies of all of such documents at the branches of the Company for three (3) years.	(3) The Representative Director, or if the Company has Joint.  Representative Directors, the Chief Executive Officer and the Joint Representative Director shall keep on file, from one (1) week before the day set for the ordinary General Meeting of Shareholders, the documents described in Paragraph (1) above and supplementary documents together with the business report and the auditors' report at the head office of the Company for five (5) years and certified copies of all of such documents at the branches of the Company for three (3) years.
(4) The Joint Representative Director (Chief Executive Officer) shall give public notice of the balance sheet and the external auditors' opinion immediately after the documents referred to in	(4) The Representative Director, or if the Company has Joint Representative Directors, the Chief Executive Officer and the Joint Representative Director shall give public notice of the balance

	Paragraph (1) above have been approved at the General Meeting of sheet and the external auditors' opinion immediately after the	sheet and the external auditors' opinion immediately after the
	Shareholders.	documents referred to in Paragraph (1) above have been approved
		at the General Meeting of Shareholders.
Addenda		ADDENDA (as of March 23, 2005)
		These Articles of Incorporation shall be effective from March 23.
		<u>2005.</u>

### Agenda 3: Appointment of Directors

### A) Bon Joon Koo

• Date of Birth: December 24, 1951

Candidate for Outside Director: No

· Relationship with Major Shareholders: A relative

Nominator: Board of Directors

 Current Job: Joint Representative Director & CEO, Vice Chairman of LG.Phillips LCD Co., Ltd. • Major Career: M.B.A. degree from the University of Chicago

Project Manager/Product Planning in AT&T, USA (1982)

Vice President, LG Electronics Co., Ltd. (1987)

EVP, LG Chem.Ltd. (1996)

President & CEO, LG Semicon Co., Ltd. (1997)

• Business Transaction with LPL during the last 3 years. None

### B) Ron H. Wirahadiraksa

- Date of Birth: June 10, 1960
- Candidate for Outside Director: No
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: Joint Representative Director & CFO, President of LGPhilips LCD Co., Ltd.
- Major Career: Undergraduate and Graduate degrees in business economics from the Free University of Amsterdam

CFO, Philips Greece (1993)

CFO, Philips Malaysia (1995)

CFO, Flat Display Systems, Philips Components division (1998)

Business Transaction with LPL during the last 3 years: None

### C) Hee Gook Lee

- Date of Birth: March 19, 1952
- Candidate for Outside Director. No
- Relationship with Major Shareholders: Executive Officer of Major Shareholder
- Nominator. Board of Directors
- Current Job: President & CTO, LG Electronics Inc.
- Major Career: Ph.D. of Engineering in Electronic Engineering, Stanford University

EVP, LG Semicon Co., Ltd. (1995)

Head of LG Electronics Technology Center (2001)

Business Transaction with LPL during the last 3 years: None

### D) Dong Woo Cheon

- Date of Birth: January 15, 1945
- · Candidate for Outside Director. Yes
- Relationship with Major Shareholders: None
- Nominator: Board of Directors

- Current Job: Standing Auditor, DongbuAnam Semiconductor Inc.
- Major Career. Ph.D. in Electronic Engineering, University of Texas at Austin

Samsung HP (1975)

Head of Semicon Division, Hyundai Electronics (1983)

EVP, LG Semicon Co., Ltd. (1988)

Business Transaction with LPL during the last 3 years: None

### E) Bong Sung Oum

- Date of Birth: March 2, 1952
- Candidate for Outside Director. Yes
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: CEO of Inance.com
- Major Career: Ph.D. in Economics, Cornell University

Senior Researcher in KDI (Korea Development Institute) (1982)

CEO of Inance.com (2000)

Business Transaction with LPL during the last 3 years: None

#### F) Doug Dunn

- Date of Birth: May 5, 1944
- Candidate for Outside Director: Yes
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: Board member of ARM Holdings, STMicroelectronics, SOITEC and Sendo
- Major Career, Bachelor of Science in Electrical and Electronics Engineering, Sheffield University, UK

CEO of CE Division and Semiconductor Division, Royal Philips Electronics (1993)

President & CEO, ASML (2000)

Business Transaction with LPL during the last 3 years: None

# Agenda 4: Recommendation of Candidates for Members of Audit Committee

### A) Bart van Halder

- Date of Birth: August 17, 1947
- Candidate for Outside Director: Current outside director
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: Professor in management control of the University of Amsterdam, the Netherlands and trainer in accounting
  - Major Career: Master's Degree in business econometrics from the University of Tilburg in the Netherlands

Director (second in command) of Philips Corporate M&A (1991)

CFO of the world-wide activities of Philips Medical Systems (1993)

Senior Director of Corporate Accounting and Group Controller, Philips (1996)

• Business Transaction with LPL during the last 3 years: None

#### B) Ingoo Han

- Date of Birth: October 15, 1956
- Candidate for Outside Director: Current outside director
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: Professor in Accounting Information Systems of Graduate School of Management, KAIST
- Major Career. Ph.D. in Accounting Information Systems from the University of Illinois at Urbana-Champaign

Certified Public Accountant, Korea (1983)

Certified Management Accountant, USA (1990)

Professor in Accounting Information Systems of Graduate School of Management, KAIST (1993)

Business Transaction with LPL during the last 3 years: None

### C) Bong Sung Oum

- Date of Birth: March 2, 1952
- Candidate of Outside Director: Yes
- Relationship with Major Shareholders: None
- Nominator: Board of Directors
- Current Job: CEO of Inance.com
- Major Career. Ph.D. in Economics, Cornell University

Senior Researcher in KDI (Korea Development Institute) (1982)

CEO of Inance.com (2000)

• Business Transaction with LPL during the last 3 years: None

Agenda 5: Approval of Remuneration Limit for Directors

Category	FY2004	FY2005
Number of Directors (Number of Outside Directors)	6 (2)*	9 (5)
Total Amount of Remuneration or Remuneration Limit	KRW 13.4 billion** KRW 13.4 billion	KRW 13.4 billion
21 Old Old International Alexander Control of the C	19 2004)	

As of Dec. 31, 2004 (Outside directors were newly appointed in July 19, 2004.)

<sup>\*\*</sup> Includes KRW 2.5 billion which was approved by the Annual General Meeting as the remuneration limit (excluding incentives) for key executives (including directors) and incentives as authorized by the Annual General Meeting to the BOD.

# Agenda 6: Approval of Regulations on Severance Payment for Directors

As the remuneration limit for Directors must be approved by the resolution of the Annual General Meeting under the Korean Commercial Code and as the severance payment is included in the remuneration limit, regulations on severance payment for directors will be approved at the Annual General Meeting.

### Summary of Regulations

method of calculating a severance payment shall be (basic monthly payment at the time of retirement x 22. 12) x (payment rate for the relevant position) Severance payment for Directors shall be granted to those who work on a full-time basis as Directors appointed at the Annual General Meeting. The with respect to every one (1) year of his/her service at the relevant position.

# IV. Matters Relating to the Solicitor of Proxy

## 1. Matters Relating to the Solicitor of Proxy

a. Name of Solicitor: LG.Philips LCD Co., Ltd. ("LPL")

b. Number of Shares Held: None

c. The Major Shareholders of the Solicitor

Name of major shareholders

Relationship with LPL

Number of shares held

Major shareholder

145,000,000 (common stock)

Philips Electronics

Major shareholder

145,000,000 (common stock)

Ownership ratio 44.57% 44.57%

### 2. Matters Relating to the Proxy

Heung won Fark	398 (common stock)	Senior Manager
Dong Joo Kim	800 (common stock)	Vice President
<ul><li>a. Name of Agent for the Proxy:</li></ul>	b. Number of Share Held by Two Agent:	c. Relationship with LPL:

# 3. Matters Relating to Shareholders Whom Proxy Is Asked to

a. Criteria for Selection : all shareholders holding more than 50,000 shares of LG.Philips LCD common stock, representing 91.66% of voting right

b. List of Shareholders to Be Asked for Proxy

Š	Shareholders	Shares	ď	Sharebolders	Shares
1	LG Electronics	145,000,000	33	Miracasset-Discovery Fund	78,000
2	Philips Electronics	145,000,000	34	Pension Fund (KITC)	76,760
60	EURO-PACIFIC GROWTH FUND	1,257,060	35	Korea Life Insurance -Macquarie #2	75,000
4	National Pension Corporation	912,550	36	DUCATO GESTIONI SGRS PA	75,000
5	CAPITAL INTERNATIONAL EM	698,330	37	CREDIT SUISSE FINANCIAL	73,300
9	Lønmodtagernes Dyrtidsf	275,880	38	Shinhan Bank(KB Asset Management)	71,465
7	SSB-AM FD INS	251,600	39	Woori Bank(Mirae Asset Investment Trust)	70,120
∞	EMERGING MARKETS GROWTH	186,900	40	Pension Fund-Cosmo	70,000
6	Miraeasset-Independence Fund	143,945	41	Pension Fund-Jueun Investment Trust #2	70,000
10	Hana Bank (KITC)	139,500	42	HENDERSON GLOBAL FUNDS	70,000
11	ROYAL MAIL PENSIONS TRUST	136,620	43	NTC-BARING KOR TST	70,000
12	Hana Bank (Consus Asset Management)	132,000	44	EMERGING MARKETS TRUST	010'89
13	TIGER TECHNOLOGY, L.P.	127,287	45	Pension Fund- Midas #2	67,000
14	Pension Fund-Euryth 3	125,000	46	Pension Fund-Balance	000'99
15	Woori Bank(Hanil Investment Trust Management)	118,800	47	Pension Fund-CBF	65,380
16	STICHING EMERGING MARKET	117,000	48	LEGAL N GENERAL ASSURANC	64,840
17	Pension Fund-Mirae Asset	115,000	49	Kookmin Bank (Samsung Investment Trust)	63,750
18	KT.P.	114,500	50	Kookmin Bank (Mirae Asset Investment Trust)	60,913
19	THE ROYAL LONDON INTL GROWTH	113,980	51	MACQUARIE EQUITIES SERVI	60,328
70	ABU DHABI INVESTMENT AUT.	113,860	52	Gyeseong Institution	60,000
21	SCOTTISH LIFE PACIFIC TRUST	106,900	53	MSIL-MS CO INTL LTD	57,450

22	Kookmin Bank (KITC)	104,490	54	Hanwha Securities	57,390
23	Pension Fund-Midas	102,250	55	HSBC(Kookmin Investment Trust Management)	56,656
24	Pension Fund-Mirae 2	100,000	56	SSB-NCC IEMST	55,890
25	Pension Fund-SK Investment Trust	000'06	57	ML VUL	55,060
26	DB LDN-DEUTSCHE BANK AG,	89,500	58	Kookmin Bank	55,000
27	SSB-DWS PANIERE BORSE-U5	88,300	65	Pension Fund-Hana Allianz life	53,980
28	Hana Bank (Daehan Investment Trust)	84,421	09	Kim Young Hae	52,270
29	GIS-NEW STAR TECH	84,350	61	Government Employee Fund	51,000
30	Korea Exchange Bank(Daehan Investment Trust)	81,122	62	Pesion Fund-Fides #1	50,000
31	Woori Bank (Daehan Investment Trust)	818'08	63	Pesion Fund-Fides #2	50,000
32	Korea Life Insurance - Macquarie #3	78,500	64	BONY-DWS INV ITALY	50,000

4. Others

- The Period of Proxy Instruction ; From Feb. 18, 2005 to 9:00 A.M., Mar. 23, 2005 (before the  $20^{th}$  AGM)

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the

undersigned, thereunto duly authorized.

LG. Philips LCD Co., Ltd.

(Registrant)

By: /s/ Ron H. Wirahadiraksa

Date: February 15, 2005

(Signature)

Name: Ron H. Wirahadiraksa

Title: Joint Representative Director/

President & Chief Financial Officer